

Our Entire Stock of Goods at Cost.

When we say at cost we do not mean at cost to you, but at exactly what they cost us. We have our debts to pay as our collections and cash sales are very poor we are compelled to offer this big sacrifice. Now you can take our word for it this is no catch sale but each and every one of our clerks have instructions to sell at exactly what the goods cost us.

We have about 150 suits of Clothes and a big stock of Shoes, Hats, Dry Goods, Notions, Furniture, Hardware and Children and Ladies Cloaks, and in fact almost anything you could call for in a General Store.

We offer best flour at 5.27
 " " second patent at 4.00
 " " Grits at 1.47
 " " Octagon Soap at .04c cake

" " Star Lye at .06c box
 " " Brown Mule Tob. .08c plug
 Men's Shoes selling price 3.50 cost 2.70
 " " " " 2.25 " 1.60
 " " " " 3.00 " 2.15
 Ladies " " 2.25 " 1.65
 " " " " 1.50 " 1.15
 " " " " 1.25 " 1.00
 Men's Suits selling price 17.00 to 18.00
 10.00 to 12.00

Men's Suits selling price 15.00 9.00
 " " " " 12.50 8.00
 " " " " 10.50 7.00
 " " " " 8.00 5.50
 All 25c dress goods cost from 15 to 19c per yard
 50c Dress Goods cost 35 to 38c per yard
 Calico 4 and 5c per yard
 Southern Silk Homespun sells for 10c and costs 8c per yard

We can save you about 25 per cent on Furniture and have a car load. It would surprise you to see what you can save by coming to the sale. No goods charged strictly cash. We can not afford to sell at cost and put on the books. So do not ask for credit. Sale now going on and if you want some of these bargains you will have to hurry.

Cope, S C--GREEN BRABHAM COMPANY--Cope, S C

THE W. K. SEASE COMPANY.

TELEPHONE: 376. OFFICE: Opposite Hotel

**Bonds, Stocks,
Loans, Rents,
Real Estate.**

We Offer For Sale:

3. A nice plantation with dwelling and outbuildings in the Limestone Section, containing 140 acres.
4. A plantation in upper Limestone containing 146 acres. Price \$1,700.
5. A Real Estate Mortgage for 2,000 on gilt edge security.
8. A block of stock in one of the old established Banks of Orangeburg.
9. A plantation containing 850 acres in the Eastern portion of Orangeburg county.
10. One hundred and sixty acres in Eastern portion of Orangeburg county.
11. Another large block of Bank stock in one of the established Banks of Orangeburg county.
12. A plantation in the Limestone Section containing one hundred acres near the proposed new Railroad.
13. Ninety Six acres in upper Limestone, known as the Robinson place.
14. The Joyner Place in upper Limestone containing 100 acres.
15. In Edisto township 135 acres. Good Place. Cheap.

Let us collect your Rents

The W. K. Sease Company

ORANGEBURG, S. C.

It's a stone cold fact that we have the largest and most complete line of

Blank Books

in the city.

We have all of the standard rulings and many special columner books. It will pay you to see our line before you buy your new books

SIMS BOOK STORE,

49 East Russell, St., Orangeburg, S. C.

Circuit Court Sale.
 State of South Carolina, County of Orangeburg.—In Common Pleas. Mrs. Docla Edwards, Plaintiff, vs. Sue Edwards, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction at Orangeburg Court House, during the legal hours for sales, on the first Monday in January, 1911, being the second day of said month, the following described real estate:

All that certain lot or parcel of land, situate, lying and being in the town of Branchville, County of Orangeburg, State aforesaid, and bounded on the North by Southern Ry., on the East by lots of Mrs. Jane Smoak and C. F. Smoak, on the South by Edwards Street, and on the West by Byrd Street, measuring two hundred feet on the North and South, and three hundred and seventy-five feet on the East and West.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPE, Judge of Probate, as Special Referee, December 13th, 1910.

Circuit Court Sale.
 State of South Carolina, County of Orangeburg.—In Common Pleas. Frances Richardson, et al., Plaintiffs, vs. Rebecca Dewitt, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in January, 1911, being the second day of said month, the following described real estate:

All that certain parcel or lot of land, with the buildings thereon, situate, lying and being in the town of Branchville, in the County of Orangeburg, in the State aforesaid, bounded on the North by Burns Alley and measuring thereon one hundred feet; the East by lot now or formerly of Adaline Williams and measuring thereon two hundred and fifteen feet, on the South by lot now or formerly of John Williams and measuring thereon one hundred feet, and west by lot of Calvin Holman and measuring thereon two hundred and fifteen feet.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale; and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPE, Judge of Probate, as Special Referee, December 13th, 1910.

Circuit Court Sale.
 State of South Carolina, County of Orangeburg.—In Common Pleas. Mary U. Robinson, Plaintiff vs. W. P. Jakes, Defendant.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in January, 1911, being the second day of said month, the following described real estate:

All that certain piece, parcel or lot of land, situate, lying and being in the Town of Branchville, in said County and State, with the dwelling and other improvements thereon, and fronting and measuring on the right-of-way of the Southern Railroad Company one hundred and forty-two (142) feet, more or less, measuring on the rear on lot of Mrs. M. E. Reeves, ninety-four (94) feet, more or less, and bounded: On the Western side on lot of Laura Grimes, two hundred and ten (210) feet, more or less, and on the Eastern side on lots of S. E. Cooner and F. E. Palfrey's children, two hundred and twenty (220) feet, more or less. Being the same lot of land conveyed to me by Mrs. M. E. Reeves by Deed dated 5th February, 1896.

TERMS—Cash, the purchaser or

purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPE, Judge of Probate, as Special Referee, December 12th, 1910.

Circuit Court Sale.
 State of South Carolina, County of Orangeburg.—In Common Pleas. Maria Crummell, et al., Plaintiffs, vs. Edward F. Riley, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in January, 1911, being the second day of said month, the following described real estate:

All that certain tract or parcel of land containing two hundred and eighty-four acres, more or less, situate, lying and being in Orangeburg County in said State, and bounded by lands now or formerly of N. E. W. Sistrunk, deceased; Mrs. Green, W. R. Bonnett, John Mack, Dr. A. S. Hydrick and by Tract No. 1 of estate lands of Henry D. Bonnett, deceased.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPE, Judge of Probate, as Special Referee, December 13th, 1910.

Circuit Court Sale.
 State of South Carolina, County of Orangeburg.—In Common Pleas. R. H. Jennings, et al., etc., Plaintiffs, vs. John R. Amaker, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in January, 1911, being the second day of said month, the following described real estate:

All that certain piece, parcel or tract of land, situate, lying and being in Elizabeth Township, in the County and State aforesaid, containing one hundred and twenty (120) acres, and bounded on the North by lands of A. A. Amaker, on the East by lands of Idonia C. Amaker, on the South by lands of B. L. Jeffcoat, and on the West by lands of P. J. Cook.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPE, Judge of Probate, as Special Referee, December 13th, 1910.

Circuit Court Sale.
 State of South Carolina, County of Orangeburg.—In Common Pleas. W. D. Connor, et al., Plaintiff vs. Julia E. Westbury, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in January, 1911, being the second day of said month, the following described real estate:

All that certain piece, parcel or plantation of land, situate, lying and being in the County of Orangeburg, and State aforesaid, containing four hundred acres, more or less, and bounded as follows: On the North by lands of Julia E. Westbury and the Brooks Tract; on the East by lands of W. M. Connor and W. T. Westbury; on the South by lands of Frank Felder and Laurence Connor and on the West by lands of C. B. Inabinet and Mrs. Julia E. West-

bury.
 TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale; and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPE, Judge of Probate, as Special Referee, December 13th, 1910.

Circuit Court Sale.
 State of South Carolina, County of Orangeburg.—In Common Pleas. U. V. Millican, Plaintiff vs. Gladys U. Millican, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in January, 1911, being the second day of said month, the following described real estate:

All that certain lot or parcel of land, situate in the town of Vance said County and State, fronting and measuring on Santee Street seventy-five (75) feet, running back and measuring on the respective side lines two hundred and fifty (250) feet, and measuring on the rear line seventy-five (75) feet, containing one-half (1-2) acre, and bounded as follows: on the north, by Santee Street; on the East, by lands of J. L. Dantzier; and on the South, by lands of A. P. Avinger.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPE, Judge of Probate, as Special Referee, December 15th, 1910.

Land Sale.
 At the request of the owner, Mrs. E. M. Andrews, I will sell immediately after the Circuit Court Sales, on the first Monday in January, 1911, being the second day of said month, to the highest bidder for cash, the following described real estate:

All that certain lot of land, with the five room cottage thereon, situate in the City of Orangeburg, at the corner of Broughton and Fenwick Streets, and measuring on the front line on Broughton Street, sixty-nine feet, more or less, and measuring on the respective side lines ninety-seven feet, more or less, and on the rear line sixty-nine feet, more or less, and bounded North by Fenwick Street; East by lot formerly of the estate of Houser; South by lot hereinafter next described, and west by Broughton Street.

All that certain other lot of land with the five room cottage thereon, situate in the City of Orangeburg, fronting and measuring on Broughton Street, sixty-one feet, more or less, and measuring on the respective side lines, ninety feet, more or less, and on the rear line sixty-one feet, more or less, and bounded on the North and East by the lot above described; on the South by lot of John Branton and on the West by Broughton Street.

ROBERT E. COPE, December 15th, 1910.

Notice of Discharge and Call to Creditors.

On the 22nd day of December, 1910, I will file with the Judge of Probate, for Orangeburg County, S. C., my final account as Executor of the last Will and Testament of John Brunson, deceased, and will thereupon ask for my discharge as such Executor.

All persons having claims against the estate of the said John Brunson, deceased, are hereby required to prove their respective demands before the undersigned at Cope, S. C., on or before the 21st day of December, 1910, or be debarred payment.
 J. C. Jeffcoat, Executor of John Brunson, deceased.—November 22, 1910.

COTTON SEED.

You, Mr. Farmer, talking to you: We want your business—need it too. Don't you think that an enterprise that is Orangeburg County owned should have the call on your patronage? Don't you know that Livingston & Co., are representatives of the only Orangeburg owned Oil Mill in Orangeburg County that is buying seed on the Orangeburg City Market? Get wise—find out something—it is to your interest.

Need C. S. Meal? Prime, guaranteed 7 per cent. goods? We sell it—sell it as cheap as anyone on this market—made at Rowesville, S. C. Up to the minute goods, too. Hulla? We have them also—Rowesville made.

You, Mr. Farmer, you, the very person reading this—we are talking to you—are you consistent? You'll get around in crowds and "cuss" the TRUSTS, and then come into market with your seed—what will you do with them? Be consistent, Mr. Farmer.

We do not represent a mill or combination a thousand miles from Orangeburg—no sir! Every dollar made by the mill we represent is kept here in this county. Think a moment—every dollar kept at home helps—helps you. Mr. Farmer—helps you, Mr. Merchant—helps every man, woman and child in the county. If you want to know anything about the market—phone us. We'll gladly keep you posted—phone 307 or 388, either one. We will tell you—tell you straight, too. We want your trade—we want it because we, and the mill we represent need it. Won't you help out a home enterprise?

LIVINGSTON & CO.

WANTED MEN'S OLD SHOES

WE will pay 50 cents a pair next week for your Old Shoes, provided you will wear them into our store and purchase a pair of our shoes.

J. E. Glover

Orangeburg and Rowesville, S. C.

Sims Book Store for the Best Stationery

See their Display of Holiday Goods.